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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/646,663	08/21/2003	Katsuhiro Onuki	1-16254 9930	
7590 06/18/2004  MARSHALL & MELHORN, LLC  PHILLIP S. OBERLIN  8TH FLOOR  FOUR SEAGATE  TOLEDO, OH 43604			EXAMINER	
			KING, BRADLEY T	
			ART UNIT	PAPER NUMBER
			3683	
			DATE MAILED: 06/18/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

Application N .	Applicant(s)					
10/646,663	ONUKI ET AL.					
Examiner	Art Unit					
Bradley T King	3683					
pears on the cover sheet with the	correspondence address					
LY IS SET TO EXPIRE 3 MONTH 136(a). In no event, however, may a reply be by within the statutory minimum of thirty (30) d will apply and will expire SIX (6) MONTHS fro e, cause the application to become ABANDON and date of this communication, even if timely file	timely filed  ays will be considered timely.  In the mailing date of this communication.  NED (35 U.S.C. § 133).					
<u>_</u> .						
This action is <b>FINAL</b> . 2b)⊠ This action is non-final.						
Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
<ul> <li>4) ☐ Claim(s) 1-10 is/are pending in the application.</li> <li>4a) Of the above claim(s) 2 is/are withdrawn from consideration.</li> <li>5) ☐ Claim(s) is/are allowed.</li> <li>6) ☐ Claim(s) 1 and 3-10 is/are rejected.</li> <li>7) ☐ Claim(s) is/are objected to.</li> <li>8) ☐ Claim(s) are subject to restriction and/or election requirement.</li> </ul>						
er.						
10) ☐ The drawing(s) filed on 21 August 2003 is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
	• •					
xaminer. Note the attached Office	• •					
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>						
4) Interview Summa						
Paper No(s)/Mail ) 5) Notice of Informal 6) Other:	Date I Patent Application (PTO-152)					
	Examiner  Bradley T King  Pears on the cover sheet with the ST IS SET TO EXPIRE 3 MONTH (136(a)). In no event, however, may a reply be sty within the statutory minimum of thirty (30) of will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDON grade of this communication, even if timely fill the cause the application to become ABANDON grade of this communication, even if timely fill the cause the application of the cause the application of the cause					

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## **DETAILED ACTION**

### Election/Restrictions

Applicant's election of Species I in Paper No. 05/18/2004 is acknowledged. Because applicant did not distinctly and specifically point out the supposed errors in the restriction requirement, the election has been treated as an election without traverse (MPEP § 818.03(a)).

Claim 2 is withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected embodiment, there being no allowable generic or linking claim. Election was made **without** traverse in Paper No. 05/18/2004.

## Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 4-7 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 4 recites "said table comprises a pair of laterally arranged sliders". It is not clear if the pair includes the slider of claim 1 or if an additional slider is required.

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# Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1, 3-4 and 8 are rejected under 35 U.S.C. 102(b) as being anticipated by JP2000-184686.

JP 2000-184686 discloses all the limitations of the instant claims including: a guide rail 25; a table 3 including a slider (31, 53) which is guided by said guide rail for a motion along a length said guide rail, said slider comprising a moveable slide block 37 that is adapted to slide along a surface of said guide rail and is supported by said slider so as to be moveable toward and away from said guide rail surface; a linear motor (10, 2) for actuating said table along said guide rail; and a power actuator 34 for selectively moving said moveable slide block toward said guide rail surface; said moveable slide block sliding over said guide rail surface for a guiding action in a first state of said power actuator and bearing upon said guide rail surface for braking action in a second state of said power actuator.

Regarding claim 3, JP 2000-184686 discloses a solenoid 36 and a spring member 39.

Regarding claim 4, JP 2000-184686 discloses a pair of parallel guide rail members (21, 25) and a pair of laterally arranged sliders (31, 53). See figure 5.

Regarding claim 8, JP 2000-184686 discloses a bearing member 40.

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## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 9-10 are rejected under 35 U.S.C. 103(a) as being unpatentable over JP2000-184686 in view of Kato et al (US# 2003/0062227).

Regarding claim 9, JP 2000-184686 discloses all the limitations of the instant claim with exception to the explicit disclosure of the static friction coefficient in the range of .15 to .25. Kato et al disclose a similar braking apparatus and further illustrates that it is known to optimize the coefficient of friction of bearing/ brake members to provide appropriate stopping forces and minimize abrasion damage. It would have been obvious to one of ordinary skill in the art at the time the invention was made to determine through routine experimentation and optimization the appropriate friction coefficient to provide adequate stopping forces and minimal wear and abrasion for a given application. Also note *In re Aller*, 220 F.2d 454, 456, 105 USPQ 233, 235 (CCPA 1955).

Regarding claim 10, JP 2000-184686 discloses all the limitations of the instant claim with exception to the specific material composition for the bearing elements. Kato et al disclose a similar braking system and further teach the use of a porous carbon

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material prepared by sintering a mixture of plant base carbon and phenol resin. See paragraph [0060]. It would have been obvious to one of ordinary skill in the art at the time the invention was made to select a porous carbon such as taught by Kato et al for the bearing element of JP 2000-184686 to reduce abrasion damages, thereby increasing the durability of the device. Also note *In re Leshin*, 227 F.2d 197, 125 USPQ 416 (CCPA 1960).

## Allowable Subject Matter

Claims 5-7 would be allowable if rewritten to overcome the rejection(s) under 35 U.S.C. 112, second paragraph, set forth in this Office action and to include all of the limitations of the base claim and any intervening claims.

#### Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Rudy, Thorstens et al, and Weinberger et al. All show linear devices.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Bradley T King whose telephone number is (703) 308-8346. The examiner can normally be reached on 11:00-7:30 M-F.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jack Lavinder can be reached on (703) 308-3421. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

BTK

DOUGLAS C. BUTLER PRIMARY EXAMINER